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NOTIFICATION OF ELECTION

(PCT Rule 61.2)

From the INTERNATIONAL BUREAU

To:

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24
Arlington, VA 22202
ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year) 13 July 2001 (13.07.01)

in its capacity as elected Office

International application No.
PCT/US00/27685

International filing date (day/month/year)
O6 October 2000 (06.10.00)

Applicant's or agent's file reference
RCA 89858

Priority date (day/month/year)
O6 October 1999 (06.10.99)

Applicant

ESKICIOGLU, Ahmet, Mursit et al

1.	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	02 May 2001 (02.05.01)
	in a notice effecting later election filed with the International Bureau on:
	•
2.	The election X was
	was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).
	•

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

H. Zhou

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference		f Transmittal of International Search Report
RCA 89858	ACTION (Form PCT/ISA/2	20) as well as, where applicable, item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/US 00/27685	06/10/2000	06/10/1999
Applicant		
THOMSON LICENSING S.A.		
according to Article 18. A copy is being tra	n prepared by this International Searching Aut Insmitted to the International Bureau.	nority and is transmitted to the applicant
	2	
This International Search Report consists It is also accompanied by	of a total of sheets. a copy of each prior art document cited in this	report.
Basis of the report All the report to the lenguese the	international energh was corried out on the hea	nic of the international application in the
	international search was carried out on the bases otherwise indicated under this item.	sis of the international application in the
the international search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation of t	he international application furnished to this
b. With regard to any nucleotide an		nternational application, the international search
was carried out on the basis of the contained in the internation	e sequence listing: anal application in written form.	
filed together with the inte	rnational application in computer readable for	n.
	this Authority in written form.	
	this Authority in computer readble form.	
international application a	osequently furnished written sequence listing d s filed has been furnished.	oes not go beyona the alsclosure in the
the statement that the info furnished	ormation recorded in computer readable form i	s identical to the written sequence listing has been
2. Certain claims were fou	nd unsearchable (See Box I).	
3. Unity of invention is lac	king (see Box II).	
4 NASSA - COURT AND ASSA		
4. With regard to the title , TX the text is approved as su	bmitted by the applicant	
·	hed by this Authority to read as follows:	
5. With regard to the abstract,		
X the text is approved as su	ibmitted by the applicant.	
	shed, according to Rule 38.2(b), by this Authoric e date of mailing of this international search re	
6. The figure of the drawings to be pub		1
as suggested by the appl		None of the figures.
because the applicant fail	ed to suggest a figure.	
because this figure better	characterizes the invention.	

INTERNATIONAL SEARCH REPORT

nternational Application No PCT/US 00/27685

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 H04N7/16 H04N5/00

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC 7 HO4N

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal, COMPENDEX, INSPEC, IBM-TDB

C. DOCUM	ENTS CONSIDERED TO BE RELEVANT	-
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	US 5 420 866 A (WASILEWSKI ANTHONY J) 30 May 1995 (1995-05-30)	1,4,9
Α	column 1, line 14 -column 7, line 7 figures 1-8	2,3,5-8, 10-16
P,X	WO 00 56068 A (THOMSON LICENSING S A; DEISS MICHAEL SCOTT (US); ESKICIOGLU AHMET) 21 September 2000 (2000-09-21) page 2, line 14 - line 29 page 4, line 4 -page 5, line 14 figures 1-8	1,3
Α	EP 0 858 184 A (NDS LTD) 12 August 1998 (1998-08-12) column 1, line 12 -column 7, line 20 figures 1-5	1–16
. — -		

Further documents are listed in the continuation of box C.	χ Patent family members are listed in annex.
 Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed 	 "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family
Date of the actual completion of the international search	Date of mailing of the international search report
30 January 2001	06/02/2001
Name and mailing address of the ISA	Authorized officer
European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Tito Martins, J

4



ternational Application No PCT/US 00/27685

C.(Continue	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	"FUNCTIONAL MODEL OF A CONDITIONAL ACCESS SYSTEM", EBU REVIEW- TECHNICAL, BE, EUROPEAN BROADCASTING UNION. BRUSSELS, NR. 266, PAGE(S) 64-77 XP000559450 ISSN: 0251-0936 the whole document	1-16
A	KRAMER D: "WUNDERKISTE DES DIGITALEN FERNSEHENS", BULLETIN SEV/VSE,CH,SCHWEIZERISCHER ELEKTROTECHNISCHER VEREIN, ZURICH, VOL. 88, NR. 3, PAGE(S) 27-30 XP000885105 ISSN: 0036-1321 page 27-28	1-16

INTERNATIONAL SEARCH REPORT

ormation on patent family members

pternational Application No PCT/US 00/27685

Patent document cited in search repor	t	Publication date		Patent family member(s)	Publication date
US 5420866	A	30-05-1995	AU CA JP JP WO	687844 B 7220994 A 2186368 A,C 2940639 B 9511369 T 9526597 A	05-03-1998 17-10-1995 05-10-1995 25-08-1999 11-11-1997 05-10-1995
WO 0056068	Α	21-09-2000	AU	3629100 A	04-10-2000
EP 0858184	Α	12-08-1998	IL GB	120174 A 2322030 A,B	28-10-1999 12-08-1998





For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

From the EXPKES INTERNATIONAL PRELIMINARY EXA		FRATI	963	253US PCT	
Tripoli, Joseph S THOMSON MULTIMEDIA LICENSI P.O. Box 5312 Princeton, New Jersey 08540 ETATS-UNIS D'AMERIQUE	JAN 2 8 2002	Date o	THE INTE	TION OF TRANSMITTAL OF RNATIONAL PRELIMINARY AMINATION REPORT (PCT Rule 71.1)	
		(uay/iiii		17.01.2002	_
Applicant's or agent's file reference RCA 89858			IM	PORTANT NOTIFICATION	
International application No. PCT/US00/27685	International filing date (da 06/10/2000	ay/month	/year)	Priority date (day/month/year) 06/10/1999	
Applicant THOMSON LICENSING S.A. et al.					
1 The applicant is hereby potified t	hat this International	Prelimi	narv Examir	ning Authority transmits herewith the	

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Event Amend Country

Deadline 6 7eb 2002 10

Davida

Extensive of the DF 2/1/02

Schalinatus, D

Name and mailing address of the IPEA/

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Tel.+49 89 2399-8242



PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

RCA 898		nt's file reference	FOR FURTHER ACTION		ation of Transmittal of International y Examination Report (Form PCT/IPEA/416)
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Internationa			International filing date (day/monti	/year)	Priority date (day/month/year)
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		nt Classification (IPC) or	national classification and IPC		
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Applicant				<u> </u>	
THOMS	ON LI	CENSING S.A. et a	I.		•
					A. A
1. This i	nterna trans	ational preliminary exa	amination report has been prepare nt according to Article 36.	d by this Inte	ernational Preliminary Examining Authorit
anus	uan	stritted to the applical	it doodraing to ratiolo oo.		•
0 This !	2500	DT consists of a total	of O shoots including this sovers	hoot	
2. This I	1EPO	n i consists of a total	of 9 sheets, including this cover s	ieel.	
⊠ T	his re	port is also accompar	nied by ANNEXES, i.e. sheets of the	e descriptio	n, claims and/or drawings which have
b	een a	mended and are the t	pasis for this report and/or sheets	ontaining re	ectifications made before this Authority
(:	see R	ule 70.16 and Section	607 of the Administrative Instructi	ons under t	ne PC1).
These	e anne	exes consist of a total	of 6 sheets.		
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3. This r	eport	contains indications re	elating to the following items:		•
	⊠		•		
	X	Basis of the report			
II		Basis of the report Priority		ventive sten	and industrial applicability
111		Basis of the report Priority Non-establishment of	f opinion with regard to novelty, in	ventive step	and industrial applicability
II III IV		Basis of the report Priority Non-establishment o Lack of unity of inver	of opinion with regard to novelty, in		
11		Basis of the report Priority Non-establishment o Lack of unity of inver Reasoned statement	of opinion with regard to novelty, in		and industrial applicability entive step or industrial applicability;
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US00/27685

I.	Basis	of the	report
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1.	the and	With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)): Description, pages:							
	1,3-	-15	as originally filed			• .			
	2,28	a	as received on	24/10/2001	with letter of	23/10/2001			
	Cla	ims, No.:							
	1-5,	7-18	as received on	24/10/2001	with letter of	23/10/2001			
	Dra	wings, sheets:							
	1-3		as originally filed						
2.	Witl lang	With regard to the language , all the elements marked above were available or furnished to this Authority in the anguage in which the international application was filed, unless otherwise indicated under this item.							
	The	se elements were	available or furnished to this A	uthority in the f	ollowing language:	, which is:			
		the language of a	translation furnished for the pu	urposes of the i	international search	(under Rule 23.1(b)).			
		the language of pu	ublication of the international a	pplication (und	ier Rule 48.3(b)).				
		the language of a 55.2 and/or 55.3).	translation furnished for the pu	urposes of inter	rnational preliminary	examination (under Rule			
3.	Witl inte	n regard to any nuc rnational prelimina	cleotide and/or amino acid sery examination was carried out	equence disclo	osed in the internation of the sequence listing	onal application, the ng:			
		contained in the in	ternational application in writte	en form.					
		filed together with	the international application in	computer read	dable form.				
		furnished subsequ	ently to this Authority in writte	n form.					
		furnished subsequ	ently to this Authority in comp	uter readable f	orm.				
-			t the subsequently furnished v pplication as filed has been fu		ce listing does not g	o beyond the disclosure in			
		The statement tha	t the information recorded in c mished.	omputer reada	ble form is identical	to the written sequence			
4.	The	amendments have	e resulted in the cancellation o	f:					



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US00/27685

		the description,	pages:									
		the claims,	Nos.:									
		the drawings,	sheets:									
5.		This report has been considered to go bey						ad not bee	n made, si	nce they	have be	en
		(Any replacement sh report.)	eet contai	ning such	amendme	ents musi	be refe	rred to und	ler item 1 a	and anne	xed to th	nis
6.	Add	litional observations, i	f necessar	y:								•
V.		soned statement un tions and explanatio			_		lty, inve	ntive step	or indust	rial appl	icability	/ ;
1.	Stat	ement										
	Nov	relty (N)	Yes: No:	Claims Claims	1-18							
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-18		٠.					
	Indu	ustrial applicability (IA)	Yes: No:	Claims Claims	1-18							

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

1. General

The present application does not satisfy the criteria set forth in Article 6. The criteria set out in Articles 33(2) and 33(3) PCT are met, provided that the claims' deficiencies as to lack of clarity set out below are overcome. The invention is industrially applicable.

2. Concerning Section VIII - Art. 6 PCT:

2.1.

The various definitions of the invention given in independent method claims 1, 4, 17 and 18 and the high degree of overlap of the respectively claimed subject-matter (claims 4, 17 and 18 are considered to relate to the same basic embodiment as defined in claim 1 and could therefore be drafted as dependent claims without difficulty) are such that the claims as a whole are not concise, contrary to Art. 6 and Rule 6.1(a) PCT.

2.2.

The feature "automatically identifying one of the extracted pairs according to a predefined convention" used in each of claims 1, 2, 4, 5, 8 fails to set out clearly its technical meaning (Art. 6 PCT contravened). The "predefined convention" appears to be intended to further delimit the <u>automatic</u> identification, however fails to define the technical features required therefor (what kind of convention?).

It is acknowledged that the description (p.14) discloses sending one or two pairs of PIDs, wherein two different types of pairs containing either a CA ECM PID or a LECM PID. Thus there appears to be a "predefined convention of the number and types of pairs that are transmittable, and the order in plural pairs of different types are sent" and that the terminal must be capable of handling different cases. Such handling can be automatic, and there is an implicit requirement of taking into account, at reception of any pair, the predefined convention about the number and types of transmittable pairs, so as to correctly use the received information. It is thus considered

that the term "predefined convention" requires clarification such as "predefined convention defining the type, such as the syntax, of said control messages and the order of transmission of said identifier pairs" (Basis: p.14 lines 11-29).

It is considered that when only one pair is received, the automatic identification relies upon the detection of characteristics of the data content (eg the syntax of the LECM, cf p.14 line 25) of the pair to correctly discriminate between the two types of identifiers (CA or LECM). When two pairs are received, a detection is not required because the order in which the pairs are transmitted is predefined.

2.3.
Claims 4, 17 and 18 appear to be based on yet unmentioned but essential conditions:

In the received broadcast control messages which due to the claims' wording inherently contain the service and entitlement control message packet identifier pairs, as addressed in the claims, these pairs must include at least either LECM or CA identifiers. Due to the claims' wording, a situation where none of such identifiers is received may occur but is not dealt with. E.g., if a pair of identifiers is received which does not include any of LECM of CA but includes other identifiers for other purposes, the method would erroneously interpret such other identifiers as LECM or CA identifiers. Due to this deficiency inherent in the claims' wording the scope of protection becomes unclear.

It is thus considered necessary to clarify the claims by specifying e.g. "receiving and extracting ... service, wherein each of the received pairs includes either a conditional access entitlement message identifier (CA ECM) or a local entitlement control message identifier (LECM)", i.e. by including the last feature of present claim 1 in each of claims 17 and 18.

2.4.
In claims 4, 17 and 18 an attempt is made to define the claimed subject-matter in terms of a result to be obtained ("identifying the extracted pair as ...") without specifying how this can be

achieved technically. Related essential information is missing in the claim. Thus Art. 6 PCT is contravened.

In order to overcome this objection, it would appear to be sufficient in the present case to indicate in the claim (as for claim 1, cf paragraph 2.2 above) that the identification is based on a "predefined convention defining the type, such as the syntax, of said control messages and the order of transmission of said identifier pairs".

3. Concerning Section V - Articles 33(2) and 33(3) PCT

The following documents are cited:

D1: US-A-5 420 866;

D2: Kramer D: "Wunderkiste des digitalen Fernsehens", Bull. SEV/VSE, CH, Schweizerischer Elektrotechnischer Verein, Zürich, Vol.88 No.3 pp. 27-30.

3.1. Claim 1

D1 (e.g. abstract) discloses a method of providing different sets of conditional access information to a remote location, wherein a remotely located decoder can employ transmitted table information to identify and extract transport packets that carry a selected one of the sets of conditional access information.

It is stressed that D1 aims at overcoming a prior art problem (D1: col.5 lines 1-17) that when plural services from respective plural different vendors were to be received, a respective plurality of different decoders was required.

In order to overcome this problem, the solution disclosed in D1 provides a single transport stream formed from plural different elementary streams representing the different services from the different vendors (D1: col.5 line 31 - col.6 line 36; Figs. 7, 8). Each elementary stream is accompanied in well-known manner by auxiliary and identifying information (D1: Fig.3), such as program service information and encryption related information, such as entitlement control messages (ECM).

When such information is extracted, it is implicitly required

to extract from the data stream the packet identifiers for the PMT and ECM packets of a specific substream. The extraction of any two such extracted packet identifiers implied by D1 anticipates the extraction of packet identifier pairs of claim 1.

Claim 1 is silent about services from different vendors. The claim merely implies the presence of "a service" provided as a packetized data stream which includes identifier pairs to be extracted, wherein a pair consists of a service packet identifier and an entitlement control identifier (ECM). Such features are anticipated by the explicit and implicit disclosure of D1, because the known system requires the extraction of such identifiers in order to enable access to the payload information of an elementary data stream desired to be accessed.

Claim 1 further effectively specifies that an entitlement control identifier (ECM) can be of two different types, one being "conditional access entitlement control message identifier (CA ECM)", and the other a "local entitlement control message identifier (LECM)". The different names given to these two types of identifiers do not by themselves establish a technical distinction therebetween. Thus the LECM is interpreted as being just another ECM possibly being prepared for services from a specific vendor, or for a different purpose (e.g. Extended Conditional Access, XCA, cf pp. 3-5, whatever this might mean technically) not at present defined in the claim.

Regardless of the interpretation of "LECM", when a pair of identifiers as claimed happens to contain a CA ECM, the feature is anticipated by D1. Moreover, as long as the term LECM is not clearly defined, the option of providing a LECM instead of a CA ECM could be seen as establishing novelty at least formally, but could not establish an inventive step.

The claim's feature pertaining to "automatically identifying one of the extracted pairs according to a predefined condition" has deficiencies under Art. 6 PCT identified in paragraph 2.2 above which do not permit establishing the feature's true scope. Thus the feature cannot establish an inventive step.

D2, like D1, addresses the problem of providing a subscriber with content from different providers wherein conditional access has to be carried out according to respective different systems (Simulcrypt).

For the reasons given above, claim 1 on file is can be seen as meeting the requirement of novelty but cannot be seen to establish an inventive step as required by Art. 33(3) PCT in light of the what is explicitly and implicitly disclosed by D1.

However, under the assumption that the claim is clarified in accordance with the suggestion made in paragraph 2.2 above, it will comprise the following effective feature: predefining different types of ECM to makes them distinguishable from each other and thus automatically detectable, and, for the case of transmission of two pairs of identifiers, predefining in which order the pairs each containing a different type of ECM are transmitted. Such a concept does not appear to be suggested disclosed in any of the presently available prior art.

It is considered that the aforementioned suggested clarification to claim 1 is relatively minor. Hence, the findings in this report relative to inventive step of claim 1 are given under the assumption that the required clarifications set out above are carried out. Under this assumption, claim 1 and its dependent claims would meet the requirements set out in Art. 33(3) PCT.

3.2. Claims 4 and 17, 18

The findings set out in paragraph 3.2 above correspondingly apply to claims 4, 17 and 18.

Thus under the assumption that the clarifications identified in paragraphs 2.3 and 2.4 are carried out, these claims and their dependent claims would meet the requirements set out in Art. 33 PCT.

- 4. Concerning Section VII: Description and other belongings
- 4.1. The claims are not cast in the two-part form as required by Rule 6.3(b) PCT.
- 4.2. A document reflecting the prior art described on page 2 is not identified in the description (Rule 5.1(a)(ii) PCT).
- 4.3. As to the relevant background art disclosed by D1, the description (p.2 paragraph 3) is considered to summarize the disclosure of D1 in a slightly misleading manner. It is considered that the actual disclosure of D1 includes providing a single transport stream with plural elementary data streams from different providers and involving different conditional access system, and includes a single decoding device (Fig.6) capable of decoding any desired one of the elementary streams (Fig. 8). The presence of "plural decoders" addressed in D1 (col.12) is considered to merely relate to the disclosed single decoder's hardware ability to decode in accordance with plural different encryption/CA schemes (change-over between different software modules).

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different entitlement messages. Each service is comprised of audio and video packets. Any one decoder picks out the packets it needs and ignores the others in the stream.

In a Simulcrypt based CA system, a digital audio/video processing system, such as a Digital Television (DTV) parses the PMT and extracts the service and ECM PIDs using a CA system identification (ID) obtained from the CA module. Normally, each CA module supports only one CA system, and therefore has only one CA system ID. The PIDs of the A/V packets and the PIDs of the ECMs carrying the Control Words (CWs) are sent to the CA module, which descrambles programs having proper purchase entitlements.

U.S. Patent No. 5,420,866 to Wasilewski describes a method for providing conditional access information to a plurality of different decoders which is very similar to a Simulcrypt system. Wasilewski describes using a CA system identification parameter CA_System_ID to identify the different CA providers, and hence the different decoders (see col. 12, lines 12-16).

Additionally, an article entitled "Wunderkiste des digitalen Fernsehens" by Daniel Kramer mentions the Simulcrypt technique (Kramer D: "Wunderkiste des digitalen Fernsehens", Bull. SEV/VSE, CH, Schweizerischer Elektrotechnischer Verein, Zurich, Vol. 88, No. 3, pp.27-30).

Summary of Invention

The present invention permits an audio/video processing device to use two CA system IDs to parse the PMT, and the CA module to correctly identify the ECM PIDs which belong to a particular CA system. It includes a method for an A/V processing device, for example a DTV, to enable a security device to access a program by correctly identifying the packets for service and entitlement control messages. The security device is associated with the A/V processing device, which in turn is associated with a digital transmission system for data associated with a service. The method comprises extracting at least one service and entitlement message control packet identifier pair from the data and, if only one service and entitlement control message packet identifier pair is extracted, identifying the extracted pair; and, if more than one service and entitlement control message packet identifier pair is extracted,



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automatically selecting one of the extracted pairs according to a predefined convention.

Brief Description of the Figures

Figure 1 illustrates a network adapted to receive content from a broadcasting source and provide copy protection using XCA and the NRSS copy protection system;

Figure 2 illustrates a block diagram of an XCA device employed within the system of Figure 1;

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16 Claims

1. A method for an audio/video processing device to enable a security device to access a service, the method comprising:

extracting service and entitlement control message packet identifier pairs from data associated with said service and automatically identifying one of the extracted pairs according to a predefined convention,

wherein each of the received pairs includes either a conditional access entitlement control message identifier (CA ECM) or a local entitlement control message identifier (LECM).

- 2. The method according to claim 1, wherein the predefined convention is dependent upon an order in which the pairs are sent to the security device.
- 3. The method of Claim 1, wherein each of the received pairs is either associated with a conditional access (CA) system or extended conditional access (XCA) system.

4. A method for an audio/video processing device to enable a security device to access a service, the method comprising:

extracting the service and entitlement control message packet identifier pairs from data associated with said service; and,

if only one service and entitlement control message packet identifier pair is extracted, identifying the extracted pair; and,

if more than one service and entitlement control message packet identifier pair are extracted, automatically identifying at least one of the extracted pairs according to a predefined convention,

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wherein each of the received pairs includes either a conditional access entitlement control message identifier (CA ECM) or a local entitlement control message identifier (LECM).

- 5 5. The method of Claim 4, wherein the predefined convention is dependent upon an order in which the pairs are extracted.
 - 6. Canceled.
- 10 7. The method of Claim 4, wherein each of the received pairs further includes a service identifier.
 - 8. The method of Claim 4, wherein the predefined convention defines a first of the pairs to be received to include the service identifier and local entitlement control message identifier.
 - 9. The method of Claim 4, wherein at least a portion of the data is secured using one of a plurality of conditional access systems.
- 20 10. The method of Claim 9, wherein at least one of the conditional access systems is associated with a broadcaster of the program and at least a second of the conditional access systems is associated with an access device, communicable with the presentation device.
- 25 11. The method of Claim 10, wherein the presentation device is a digital television, and the access device is a set-top box in combination with a second security device.

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12. The method of Claim 4, further comprising:

the security device communicating interface protection related information and conditional access related information to the audio/video processing device; and,

the audio/video processing device parsing a program map table using the communicated conditional access information and stored conditional access information;

wherein the program map table associates packet identifiers with corresponding service information.

- 13. The method of Claim 12, wherein the security device uses packet identifiers to identify which of the packets contains entitlement control message data suitable for descrambling the data indicative of the program.
- 14. The method of Claim 13, wherein at least some of said entitlement control messages are local entitlement control messages which include at least a field for identifying and LECM and a field for conditional access identification, and said proper processing comprises descrambling said service by accessing an appropriate key in said data using information included in at least one of said field for identifying and LECM and said field for conditional access identification.
- 25 15. The method according to claim 9, wherein at least one portion of the data is indicative of at least one program.
 - 16. The method according to claim 4, wherein the data is communicated via a digital transmission system.

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17. A method for identifying local entitlement control messages from broadcast entitlement control messages comprising the step of:

extracting service and entitlement control message packet identifier pairs from data associated with a service; and,

if only one service and entitlement control message packet identifier pair is extracted, identifying the extracted pair as either a local entitlement control message or a broadcast entitlement control message; and,

if more than one service and entitlement control message packet identifier pair are extracted, automatically identifying at least one of the extracted pairs as a local entitlement control message.

18. A method for identifying local entitlement control messages from broadcast entitlement control messages comprising the step of:

extracting service and entitlement control message packet identifier pairs from data associated with a service; and,

if only one service and entitlement control message packet identifier pair is extracted, identifying the extracted pair as either a local entitlement control message or a broadcast entitlement control message; and,

if more than one service and entitlement control message packet identifier pair are extracted, automatically identifying at least one of the extracted pairs as a broadcast entitlement control message.

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PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY EXAMINATIONAL PRELIMINARY EXAMINATIONAL PRELIMINARY

(PCT Article 36 and Rule 70)

Applicant'	s or agent's file ref	erence		
RCA 89	858	FOR FU	RTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)
	nal application No.	Internation 06/10/20	al filing date (day/month/y	
	al Patent Classific	eation (IPC) or national classifi		06/10/1999
Applicant THOMS	ON LICENSING	GSA et al		-
		J O.A. et al.		
1. This and i	international pre s transmitted to	liminary examination repo the applicant according to	rt has been prepared b Article 36.	by this International Preliminary Examining Authority
2. This	REPORT consis	sts of a total of 9 sheets, in	ncluding this cover she	eet.
This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).				
These annexes consist of a total of 6 sheets.				
3. This	eport contains in	ndications relating to the fo	ollowing items:	
ı	⊠ Basis of to		Ü	
II	☐ Priority	, io roport		
111	_	blishment of opinion with r	enard to novelty, inven	ntive step and industrial applicability
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VI		locuments cited	,	
VII	_	efects in the international a	application	
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US00/27685

I.	Basis	of the	report
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1.	. With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)): Description, pages:					
	1,3-15 as originally filed					
	2,2	2a	as received on	24/10/2001	with letter of	23/10/2001
Claims, No.:						
	1-5	5,7-18	as received on	24/10/2001	with letter of	23/10/2001
	Drawings, sheets:					
	1-3	3	as originally filed			
2.	2. With regard to the language , all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.			o this Authority in the this item.		
	These elements were available or furnished to this Authority in the following language: , which is:				which is:	
		the language of a	translation furnished for the pur	poses of the ir	nternational search (ur	nder Rule 23.1(b)).
			blication of the international app			
	the language of a translation furnished for the purposes of international preliminary examination (under Rul 55.2 and/or 55.3).			amination (under Rule		
3.	 With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing: 					
	☐ contained in the international application in written form.					
	filed together with the international application in computer readable form. furnished subsequently to this Authority in written form.					
		furnished subsequently to this Authority in computer readable form.				
		The statement that listing has been fur	the information recorded in connished.	nputer readab	le form is identical to t	he written sequence
4.	The	amendments have	resulted in the cancellation of:			

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US00/27685

	П	the description,			
	_	•	pages:		
		the claims,	Nos.:		
		the drawings,	sheets:		
5.	☐ This report has been established as if (some of) the amendments had not been made, since they have bee considered to go beyond the disclosure as filed (Rule 70.2(c)):				
		(Any replacement she report.)	eet contail	ning such	h amendments must be referred to under item 1 and annexed to this
6.	Addi	itional observations, if	necessar	y:	
V.	Rea:	soned statement und ions and explanation	der Artick ns suppo	e 35(2) w rting suc	vith regard to novelty, inventive step or industrial applicability; ch statement
1.	State	ement			
	Nove	elty (N)	Yes: No:	Claims Claims	1-18
	Inve	ntive step (IS)	Yes: No:	Claims Claims	1-18
	Indu	strial applicability (IA)	Yes: No:	Claims Claims	1-18

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

1. General

The present application does not satisfy the criteria set forth in Article 6. The criteria set out in Articles 33(2) and 33(3) PCT are met, provided that the claims' deficiencies as to lack of clarity set out below are overcome. The invention is industrially applicable.

Concerning Section VIII - Art. 6 PCT:

2.1.

The various definitions of the invention given in independent method claims 1, 4, 17 and 18 and the high degree of overlap of the respectively claimed subject-matter (claims 4, 17 and 18 are considered to relate to the same basic embodiment as defined in claim 1 and could therefore be drafted as dependent claims without difficulty) are such that the claims as a whole are not concise, contrary to Art. 6 and Rule 6.1(a) PCT.

2.2.

The feature "automatically identifying one of the extracted pairs according to a predefined convention" used in each of claims 1, 2, 4, 5, 8 fails to set out clearly its technical meaning (Art. 6 PCT contravened). The "predefined convention" appears to be intended to further delimit the <u>automatic</u> identification, however fails to define the technical features required therefor (what kind of convention?).

It is acknowledged that the description (p.14) discloses sending one or two pairs of PIDs, wherein two different types of pairs containing either a CA ECM PID or a LECM PID. Thus there appears to be a "predefined convention of the number and types of pairs that are transmittable, and the order in plural pairs of different types are sent" and that the terminal must be capable of handling different cases. Such handling can be automatic, and there is an implicit requirement of taking into account, at reception of any pair, the predefined convention about the number and types of transmittable pairs, so as to correctly use the received information. It is thus considered

that the term "predefined convention" requires clarification such as "predefined convention defining the type, such as the syntax, of said control messages and the order of transmission of said identifier pairs" (Basis: p.14 lines 11-29).

It is considered that when only one pair is received, the automatic identification relies upon the detection of characteristics of the data content (eg the syntax of the LECM, cf p.14 line 25) of the pair to correctly discriminate between the two types of identifiers (CA or LECM). When two pairs are received, a detection is not required because the order in which the pairs are transmitted is predefined.

2.3.

Claims 4, 17 and 18 appear to be based on yet unmentioned but essential conditions:

In the received broadcast control messages which due to the claims' wording inherently contain the service and entitlement control message packet identifier pairs, as addressed in the claims, these pairs must include at least either LECM or CA identifiers. Due to the claims' wording, a situation where none of such identifiers is received may occur but is not dealt with. E.g., if a pair of identifiers is received which does not include any of LECM of CA but includes other identifiers for other purposes, the method would erroneously interpret such other identifiers as LECM or CA identifiers. Due to this deficiency inherent in the claims' wording the scope of protection becomes unclear.

It is thus considered necessary to clarify the claims by specifying e.g. "receiving and extracting ... service, wherein each of the received pairs includes either a conditional access entitlement message identifier (CA ECM) or a local entitlement control message identifier (LECM)", i.e. by including the last feature of present claim 1 in each of claims 17 and 18.

2.4.

In claims 4, 17 and 18 an attempt is made to define the claimed subject-matter in terms of a result to be obtained ("identifying the extracted pair as ...") without specifying how this can be

achieved technically. Related essential information is missing in the claim. Thus Art. 6 PCT is contravened.

In order to overcome this objection, it would appear to be sufficient in the present case to indicate in the claim (as for claim 1, cf paragraph 2.2 above) that the identification is based on a "predefined convention defining the type, such as the syntax, of said control messages and the order of transmission of said identifier pairs".

3. Concerning Section V - Articles 33(2) and 33(3) PCT

The following documents are cited:

D1: US-A-5 420 866;

D2: Kramer D: "Wunderkiste des digitalen Fernsehens", Bull. SEV/VSE, CH, Schweizerischer Elektrotechnischer Verein, Zürich, Vol.88 No.3 pp. 27-30.

3.1. Claim 1

D1 (e.g. abstract) discloses a method of providing different sets of conditional access information to a remote location, wherein a remotely located decoder can employ transmitted table information to identify and extract transport packets that carry a selected one of the sets of conditional access information.

It is stressed that D1 aims at overcoming a prior art problem (D1: col.5 lines 1-17) that when plural services from respective plural different vendors were to be received, a respective plurality of different decoders was required.

In order to overcome this problem, the solution disclosed in D1 provides a single transport stream formed from plural different elementary streams representing the different services from the different vendors (D1: col.5 line 31 - col.6 line 36; Figs. 7, 8). Each elementary stream is accompanied in well-known manner by auxiliary and identifying information (D1: Fig.3), such as program service information and encryption related information, such as entitlement control messages (ECM).

When such information is extracted, it is implicitly required

to extract from the data stream the packet identifiers for the PMT and ECM packets of a specific substream. The extraction of any two such extracted packet identifiers implied by D1 anticipates the extraction of packet identifier pairs of claim 1.

Claim 1 is silent about services from different vendors. The claim merely implies the presence of "a service" provided as a packetized data stream which includes identifier pairs to be extracted, wherein a pair consists of a service packet identifier and an entitlement control identifier (ECM). Such features are anticipated by the explicit and implicit disclosure of D1, because the known system requires the extraction of such identifiers in order to enable access to the payload information of an elementary data stream desired to be accessed.

Claim 1 further effectively specifies that an entitlement control identifier (ECM) can be of two different types, one being "conditional access entitlement control message identifier (CA ECM)", and the other a "local entitlement control message identifier (LECM)". The different names given to these two types of identifiers do not by themselves establish a technical distinction therebetween. Thus the LECM is interpreted as being just another ECM possibly being prepared for services from a specific vendor, or for a different purpose (e.g. Extended Conditional Access, XCA, cf pp. 3-5, whatever this might mean technically) not at present defined in the claim.

Regardless of the interpretation of "LECM", when a pair of identifiers as claimed happens to contain a CA ECM, the feature is anticipated by D1. Moreover, as long as the term LECM is not clearly defined, the option of providing a LECM instead of a CA ECM could be seen as establishing novelty at least formally, but could not establish an inventive step.

The claim's feature pertaining to "automatically identifying one of the extracted pairs according to a predefined condition" has deficiencies under Art. 6 PCT identified in paragraph 2.2 above which do not permit establishing the feature's true scope. Thus the feature cannot establish an inventive step.

D2, like D1, addresses the problem of providing a subscriber with content from different providers wherein conditional access has to be carried out according to respective different systems (Simulcrypt).

For the reasons given above, claim 1 on file is can be seen as meeting the requirement of novelty but cannot be seen to establish an inventive step as required by Art. 33(3) PCT in light of the what is explicitly and implicitly disclosed by D1.

However, under the assumption that the claim is clarified in accordance with the suggestion made in paragraph 2.2 above, it will comprise the following effective feature: predefining different types of ECM to makes them distinguishable from each other and thus automatically detectable, and, for the case of transmission of two pairs of identifiers, predefining in which order the pairs each containing a different type of ECM are transmitted. Such a concept does not appear to be suggested disclosed in any of the presently available prior art.

It is considered that the aforementioned suggested clarification to claim 1 is relatively minor. Hence, the findings in this report relative to inventive step of claim 1 are given under the assumption that the required clarifications set out above are carried out. Under this assumption, claim 1 and its dependent claims would meet the requirements set out in Art. 33(3) PCT.

3.2. Claims 4 and 17, 18

The findings set out in paragraph 3.2 above correspondingly apply to claims 4, 17 and 18.

Thus under the assumption that the clarifications identified in paragraphs 2.3 and 2.4 are carried out, these claims and their dependent claims would meet the requirements set out in Art. 33 PCT.

- 4. Concerning Section VII: Description and other belongings
- 4.1. The claims are not cast in the two-part form as required by Rule 6.3(b) PCT.
- 4.2. A document reflecting the prior art described on page 2 is not identified in the description (Rule 5.1(a)(ii) PCT).
- 4.3. As to the relevant background art disclosed by D1, the description (p.2 paragraph 3) is considered to summarize the disclosure of D1 in a slightly misleading manner. It is considered that the actual disclosure of D1 includes providing a single transport stream with plural elementary data streams from different providers and involving different conditional access system, and includes a single decoding device (Fig.6) capable of decoding any desired one of the elementary streams (Fig. 8). The presence of "plural decoders" addressed in D1 (col.12) is considered to merely relate to the disclosed single decoder's hardware ability to decode in accordance with plural different encryption/CA schemes (change-over between different software modules).

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<u>Claims</u>

1. A method for an audio/video processing device to enable a security device to access a service, the method comprising:

extracting service and entitlement control message packet identifier pairs from data associated with said service and automatically identifying one of the extracted pairs according to a predefined convention.

- 2. The method according to claim 1, wherein the predefined convention is dependent upon an order in which the pairs are sent to the security device.
 - 3. The method of Claim 1, wherein each of the received pairs is either associated with a conditional access (CA) system or extended conditional access (XCA) system.

4. A method for an audio/video processing device to enable a security device to access a service, the method comprising:

extracting the service and entitlement control message packet identifier pairs from data associated with said service; and,

if only one service and entitlement control message packet identifier pair is extracted, identifying the extracted pair; and,

if more than one service and entitlement control message packet identifier pair are extracted, automatically identifying at least one of the extracted pairs according to a predefined convention.

- 5. The method of Claim 4, wherein the predefined convention is dependent upon an order in which the pairs are extracted.
- 6. The method of Claim 5, wherein each of the received pairs includes either a conditional access entitlement control message identifier or a local entitlement control message identifier.

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7. The method of Claim 6, wherein each of the received pairs further includes a service identifier.

- 8. The method of Claim 6, wherein the predefined convention defines a first of the pairs to be received to include the service identifier and local entitlement control message identifier.
 - 9. The method of Claim 4, wherein at least a portion of the data is secured using one of a plurality of conditional access systems.
 - 10. The method of Claim 9, wherein at least one of the conditional access systems is associated with a broadcaster of the program and at least a second of the conditional access systems is associated with an access device, communicable with the presentation device.
 - 11. The method of Claim 10, wherein the presentation device is a digital television, and the access device is a set-top box in combination with a second security device.
- 20 12. The method of Claim 4, further comprising:

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the security device communicating interface protection related information and conditional access related information to the audio/video processing device; and,

the audio/video processing device parsing a program map table using the communicated conditional access information and stored conditional access information;

wherein the program map table associates packet identifiers with corresponding service information.

30 13. The method of Claim 12, wherein the security device uses packet identifiers to identify which of the packets contains entitlement control message data suitable for descrambling the data indicative of the program.

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14. The method of Claim 13, wherein at least some of said entitlement control messages are local entitlement control messages which include at least a field for identifying and LECM and a field for conditional access identification, and said proper processing comprises descrambling said service by accessing an appropriate key in said data using information included in at least one of said field for identifying and LECM and said field for conditional access identification.

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- 15. The method according to claim/9, wherein at least one portion of the data is indicative of at least one program.
 - 16. The method according to claim 4, wherein the data is communicated via a digital transmission system.

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different entitlement messages. Each service is comprised of audio and video packets. Any one decoder picks out the packets it needs and ignores the others in the stream.

In a Simulcrypt based CA system, a digital audio/video processing system, such as a Digital Television (DTV) parses the PMT and extracts the service and ECM PIDs using a CA system identification (ID) obtained from the CA module. Normally, each CA module supports only one CA system, and therefore has only one CA system ID. The PIDs of the A/V packets and the PIDs of the ECMs carrying the Control Words (CWs) are sent to the CA module, which descrambles programs having proper purchase entitlements.

Summary of Invention

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The present invention permits an audio/video processing device to use two CA system IDs to parse the PMT, and the CA module to correctly identify the ECM PIDs which belong to a particular CA system. It includes a method for an A/V processing device, for example a DTV, to enable a security device to access a program by correctly identifying the packets for service and entitlement control messages. The security device is associated with the A/V processing device, which in turn is associated with a digital transmission system for data associated with a service. The method comprises extracting at least one service and entitlement message control packet identifier pair from the data and, if only one service and entitlement control message packet identifier pair is extracted, identifying the extracted pair; and, if more than one service and entitlement control message packet identifier pair is extracted, automatically selecting one of the extracted pairs according to a predefined convention.

Brief Description of the Figures

Figure 1 illustrates a network adapted to receive content from a broadcasting source and provide copy protection using XCA and the NRSS copy protection system;

Figure 2 illustrates a block diagram of an XCA device employed within the system of Figure 1;